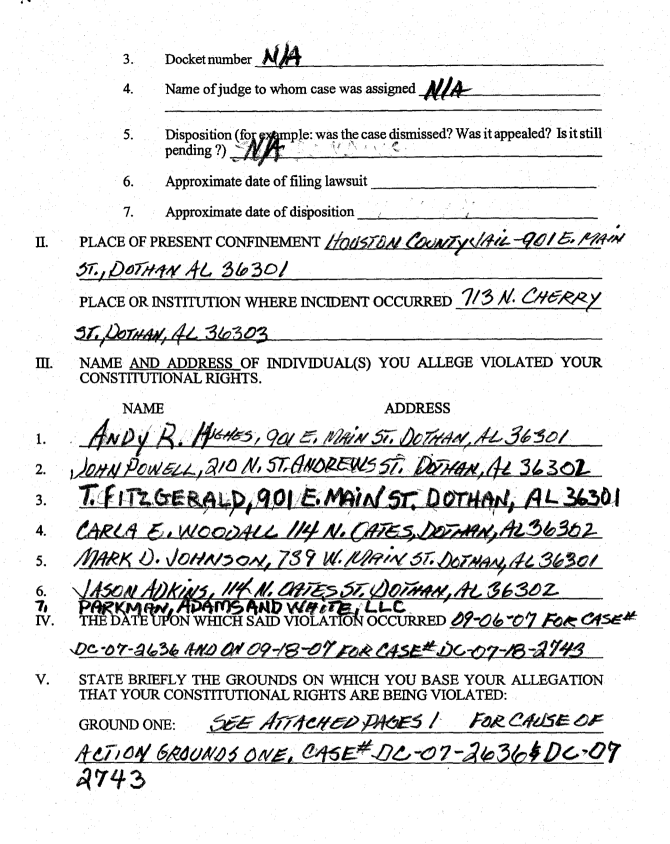
M/D I

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

2008 JAN -3 A 9: 29 HENRY HORALD WHITE DBRA P. HACKET V.S. DISTRICT COURT MODLE DISTRICT ALA Full name and prison name of Plaintiff(s) V. PARKMAN, ADAMS, WHITELLIC CIVIL ACTION NO. (To be supplied by Clerk of U.S. District Court) Name of person(s) who violated your constitutional rights. (List the names of all the person.) I. PREVIOUS LAWSUITS Have you begun other lawsuits in state or federal court dealing with the same or similar facts involved in this action? YES \(\square\) No \(\square\) Have you begun other lawsuits in state or federal court relating to your B. imprisonment? YES 🗆 NO X If your answer to A or B is yes, describe each lawsuit in the space below. (If there C. is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.) 1. Parties to this previous lawsuit: Plaintiff (s) Defendant(s) 2. Court (if federal court, name the district; if state court, name the county)



STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. (State as best you can the time, place and manner and person involved.)

ENHIBITA SEE COPY OF OUT DATED SEARCH LUAR RANT
HANDED TO ME BY THE HOUSTON COUNTY SHERIFF ANDY
HUGHES THAT WAS ISSUED TO INV. VASON ACKING ON
08-21-2007 BUT SERVED ON 09-06-07, SIXTEEN DAYS
CONTRARY TO JUDGE BRADY MENDEHIEMS 10-04 Y ORDER
GROUND TWO: SEE ATTACHED PAGES) I AND 2 FOR CAUSE OF
ACTION GROUND STWO. CASE #DC-07-2743

SUPPORTINGFACTS: EXHIBIT BIC SEE COPY DOTHAN EAGLE BRIEFS, WHERE JOHN POWELL PROVIDED FAISE INFORMATION OF 69-06-07 ARREST DATE OCCURRING DN 08-21-07; THEREFORE ALTERING THE PUBLIC MEDIA'S OPPINION THAT THE DC-07-2636 ARREST DATE OCCURRED 16 DAYS EARVER THAN 09-06-07 AS TOLD TO MEDIA. GROUND THREE: SEE ATTACHED PAGES 6- FOR CAUSE OF ACTION IN GROUND THREE # 7 RECARDING NEGLIGENCE OF A. JOHNSON ATTY. Also EXHIBIT D-PAGES-3 AND 4. SUPPORTING FACTS: EXHIBIT DIE, FGSEE COPY OF LETTER OF MARK DJOHNSON DATED 09-25-07 STATING HIS Appoint CASE#DC-07-2636 24 days AFTER ALLEGED ARREST DATE INFORMATION PROVIDED BY POICE CH JOHN POWELL TO THE DOTHANEAGLE & I WAS NOT INTER-VIEWED BY ATTY JOHNSON, PRIOR TO WAIVING MY PRElin-INARY HEARING (SEF S. S. LETTER OF EXHIBIT H)

VI. STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU.

MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES. SEE PAGES #

2-3-4 OF REQUEST FOR RELIEF! WHAT I WANT THE COURT TO

DO FOR THE # 7 TOROUGH 12. Also SEE list OF CORROBORA
TING WITNESSES ON PAGES # 5 AND 6 (CAUSE OF ACTION)

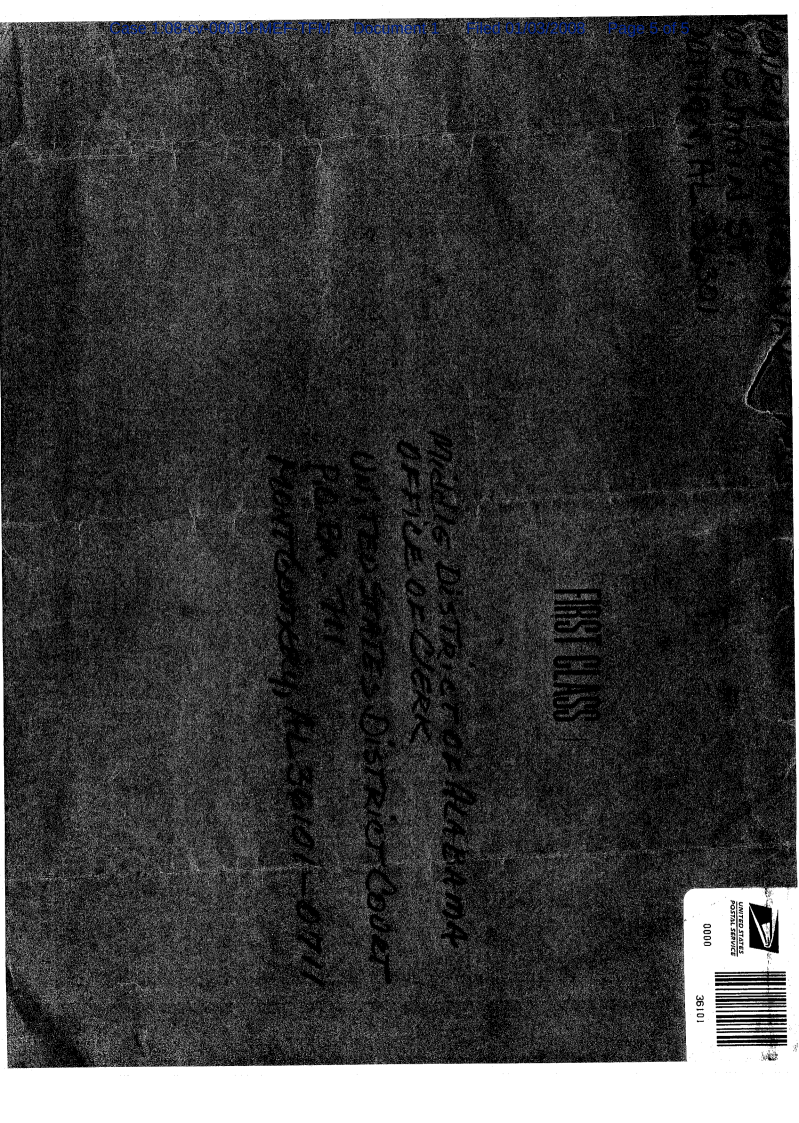
(SEE ATTACHED COPIES).

Henry Harald White Signature of plaintiff(s)

I declare under penalty of perjury that the foregoing is true and correct.

Executed on NOVEmber 19, 2007

Menry Horald White
Signature of plaintiff(s)



CITY OF DOTHAN police chief

(John Powell)

Alde Out

HOUSTON COUNTY sheriff

AND TW(Andy) Hughes)

CAUSE OF ACTION

1) On 09-06-07 at approx. 8:30 pm I slept in my residence at 713 N. Cherry St #3 Dothan, Alabama

When a knock or tap woke me . I walked to my front door and as I opened it, and looked out I saw a sherifff deputy standing

on my dimly lit porch. I asked the deputy why he had interrupted my sleep for and he stated that " he seen someone on the

outside of the apt in the dark and asked me if I could come out on the side of the apt to see if there was any

damage done to the air conditioner units mounted in the cement blocks along the window in the yard.

I suggessted that he call the telephone number posted on the sign nailed to the tree in front. The deputy

then insisted that I let him in to see if anyone had broken a window or door inside the apt. I said that I needed

to get dressed and put on a pair of pants and unlocked the barred door into the apartment and was forced to the floor.

Then sheriff Andy Hughes gave me a search warrant, outdated August 21,2007. When I read the that the judge

who issued the search warrant stipulated that the search and any contents had to be submitted within 10 days of

the date the search warrant as issued, I pointed this out to sheriff Hughes who ignored the warning since the search

warning since the search was to be executed by Aug 21, 2007 and not September 6,2007 he arrested me illegally for alledgedly

possession of controlled substance, and removed \$450.00 from inside my home. Therefore subjecting me to

an illegal search and arrest, unsanitary, overcrowded jail facility, mental anguish, cruel and

punishment, lost of time to earn money while I was being illegally imprisoned, detained under a conspiracy

of circumstance perpetrated by the Houston County Sheriff Dept, sheriff Andrew(Andy) Hughes and his deputies and Dothan police chief John Powell and his city officials.

2) On September 18,2007 at approx. 9:30 pm I as awaken by the blast of several flash grenades and loud heats and clanging on the security hars of my rented apartment. An instant later ther

loud beats and clanging on the security bars of my rented apartment. An instant later there were two other

explosions in the bathroom and in the bedrooms all destroying windows, curtains and other private property

each time one flashed. Immediately following the last blast four Houston County Dept. sheriff deputies rushed

into my apartment with guns yelling get down on the floor as sheriff Andy Hughes and



three Houston

7)

County deputies ram sacked my personal property without ever presenting a signed copy of legal search warrant.

causing \$20,000.00 dollars or more in property damages with their flash bombs, and taking \$500.00 in cash from my

private bank and out of my pockets. Then arrested me and took to both the Dothan City and Houston County jail, under

the authority of chief of police John Powell.

3) The entry into defendants rented room to effect the arrest warrant cocaine and currency was an illegal entry

in STEAGALD V. UNITED STATES, 451 U.S. 204,101 S. CT 642,68L.Ed 2d 38 (1981) The Supremme Court held that officers cannot enter a third party's home to execute an arrest on another. Id at 206.

As a general rule, the protection against unreasonable search and seizure extends to rented rooms and hotel

rooms. HOFFA V. UNIQTED STATES, 385 U.S. 293 (1966) Rel. denied, 386 U.S. 940 (1967); STATE V. CHILES

226 KAN. 140,146-17,595 p. 2d 1130 (1979).

- 4) The plain view doctrine does not justify the seizure of the drugs. under the plainview exception to the search warrant requirement, a threshold requirement is that the initial intrusion which affords the plainview must
- have been lawful STATE V. CANAAN (1998).
- 5) LAFAVRE, SEARCH AND SEIZURE: A treatise of the fourth amendment 8.2 (d) at 656 (1996).
- 6) "Wrongful act" includes false arrest, erroneous service of papers, false imprisonment.

malicious prosecution, assault and battery, libel, slander defamation of character, personal injury, property damage,

violation of property rights or deprivation of any rights, priviledges or immunities secured by the Constitution and

laws of the United States of America , or the State of , or the ordinances of,or any error or mistatement or act of

omission or neglect or breach of duty by any officer or employee in their official capacity or any matter claimed

against an officer or employee solely by reason of his or her having served or acted on one or more of the

capacities as an officer or employee, for which said officer or employee be held liable to another party injured

in an action at law, suit in equity, or other proper proceeding for redress. However, no act shall be deemed to

be a wrongful act unless committed in the regular course of duty by the officer or employee.

REQUEST FOR RELIEF

WHAT I WANT FROM THE COURTS

Plaintiff petitions the court to command the firing, impeachment and arrest of sheriff Andrew

(Andy) Hughes of the Houston County Sheriff Department, cheif John Powell of Dothan City Police for

placing himself and his deputy force above the law, for conspiring to manipulate and undermind the

integrity of the U.S. Oath of Office, the preserved and sacred orders of the U.S. Justice Department, Sheriff

Department and the U.S. Federal, State, Circuit Court Systems, Constituion and it's Bill of Rights by falsifying

city, county, and federal court documents in offences affiliated with case#D.C.-07-2636 and case# D.C. 07-2743

(case#07--2636 ON 09/06/07) and (case#07-2743 on 09/18/07), for lying to the news media 09/18/07. also for the

arrest of sheriff Andrew (Andy) Hughes for the illegal search and seizure of money in the sum of approx.

\$700.00 and kidnapping plaintiff from his residence at 713 North Cherry St Apt #3, Dothan .Alabama on

09/06/07 and 09/18/07 and illegally transporting plaintiff to be imprisoned in the Dothan,Alabama jail and

the Houston County jail under duress and by force through threats of physical harm and cruel and unusual

punishmen Plaintiff petitions the honorable court for the dismissal and arrest of chief of police John Powell,

all correctional county and city employees of the Dothan,Alabama city jail and the Houston County corrections,

sheriff department and circuit court who conspired as witnesses with sheriff Andrew (Andy)Hughes in the illegal

search,seizure ,kidnapping,threat,arrest and illegal transport of plaintiff in cases number #D.C. 07-2636 and D.C. 07-2743 on

09/06/07 and 09/18/07 all on criminal charges of vandalism, destruction of property, terroristic threat, kidnapping,

breaking and entering, treatment of and cause of bodily harm from flash bombs, hand drawn firearms and tazzer guns

that were ignited inside of plaintiffs residence on 09/18/07 and conspiring to destroy and revoke forged search warrant,

arrest reports, bonding instuments, manipulate false news media interviews, sworn court affidavits and oaths of

office by losing t.v. court appearances files of Judge Mendehehiem in case # D.C. 07-2743 by circuit court clerk

Carla D. Woodard from and expunge cases#D.C. 07-2636 and D.C.#07-2743 from my records in all courts i.e. circuit, state,federal,district, etc. 09/18/07 through 10/07/07.

8) Plaintiff petitions the honorable court to investigate the critical circumstances behind all of the afforementioned charges against the defendants and the abuse of their elected and appointed court, county and city positions, including the laurels of their official capacities and powers and to a pay \$50,000.00 in property damages to the owners at 713n. Cherry St apt #3.



9) Plaintiff also petitions the honorable court to investigate the extreme overcrowded conditions, the excessive

workload that is imposed on the paid staff of the Houston county jail under the authority of defendant sheriff Andrew

(Andy) Hughes to realize the causes for the employee staff's negligences and unsanitary living conditions;

sleeping compared on concrete floors and 2 -inch mats; with no concrete floors and 2 -inch mats;

the facility where 36-or more housed residents share one toilet and one shower facility

no covering except for one blanket/ sheet, and upgrade the overall living conditions where 975- residents are fed

on a monthly budget that is designed to feed only 350 or less, in extreme cold tempered conditions, year round.

10) Plaintiff petitions the honorable court to award plaintiff \$12,000,000.00 (\$12 million dollars) in punitive damages and

\$2,000,000.00 (\$2 million dollars) in personal injury damages from unauthorized iron and steel shackles to and from transport

from Houston County circuit court at 114 N. Oates Street Dothan, Alabama by Houston County deputy sheriff T. Fitzgerald

of docket causing blood and cuts that were witnesses by another Houston County deputy R. Dye who affirmed

that the unauthorized shackles were unwarranted and wasn't applied as it should have been and wasn't put on correctly

by C-O T. Fitzgerald that caused plaintiff to fall and injure said person on 10/05/07 at circuit courthouse, while

wearing steel restraints.

11) Plaintiff petitions the honorable court to investigate Enclosed original search warrant that was served 16- days

after the county judge issuance date of august 21,2007 with stipulation stating that the sheriff_Andrew (Andy) Hughes

sheriff Andrew (Andy) Hughes had 10 days to execute his search by Contact 1, 2007 instead of September 6, 2007, the date that defendant

actually served and executed issued warrant unlawfully on plaintiff's resident as " THE OLD MAN" listed in outdated

and forged search warrant and carryout the full penality of law on defendant(s) who are responsible for any and all

criminal violations of conspiracy to forge court documents. i.e. search warrants, city and county intake forms

and arrest reports.

12) Plaintiff also petition the honorable court to order the defendants to stock facility commissary with

the proper black ink ball point or felt tip permanent markers required to file legal documents for petitions, briefs,

affidavits and other uses within the federal courts.



DECLARATION UNDER PENALTIES OF PERJURY

THE UNDERSIGNED DECLARES (OR CERTIFIES, VERIFIES, OR STATES) UNDER **PENALTY OF PERJURY** THAT HE IS THE PLAINTIFF IN THE ABOVE ACTION, THE PLAINTIFF HAS READ THE **ABOVE COMPLAINT** AND THAT THE INFORMATION CONTAINED THEREIN IS TRUE AND CORRECT 28 U.S.C. 1746. 18 U.S.C. 1621.

EXECUTED AT 901 E. MAIN ST. DOTHAN, ALABAMA ON 2018/2007

LOCATION

DATE

WITNESSES IN CASE NUMBER #DC 07-2636 AND DC 07-2743DC #-07-2630 14)

1) JASON ADKINS HOUSTON COUNTY CIRCUIT INVESTIGATOR **114 N. OATES ST. DOTHAN, ALABMA 36301** RE: WAS ISSUED SEARCH WARRANT IN CLOSED ON AUGUST 21, 2007 2) DC# 07-2636 AND DC 07-2743 T. FITZGERALD. CO DEPUTY-DOCKET

RE: LOST COURT AND TRIAL DATE OF PLAINTIFF ON 09/18/2007

AND CAUSE INJURY TO PERSON ON 10/05/2007 WITH FAULTY LEG SHACKLES

HOUSTON CO. JAIL 901 E. MAIN ST

DOTHAN, ALABAMA 36301

3) CARLA A. WOODALL 114 N. OATES ST 3RD FL **DOTHAN, ALABAMA 36301**

RE: LOST 09/23/07 COURT APPEARANCE DATE OF 09/24/07 NEGLEGENT IN COURT

CLERK DUTIES.

4) HONORABLE BRADLEY MENDEHEIM, CIRCUIT COURT JUDGE # 114 N. OATES ST **DOTHAN, ALABAMA 36301**

RE: NAME ON ISSUED/ OUT DATED SEARCH WARRANT OF 08/21/2007.

5) R. DYE CO. DEPUTY-DOCKET

901 E. MAIN ST

DOTHAN, ALABAMA 36301

RE: WITNESS PERSONAL BODY INJURY AND BLEEDING SUSTAINED BY UNAUTHORIZED HEAVY LEG SHACKLES THAT WERE INSTALLED BY CO. T. FITZGERALD COMMENTING THAT IRON SHACKLES WERE NOT SUFFICENTLY ATTACHED ACCORDING TO STANDARD AND PROPER PROCEDURE.

6)

114 N. OATES ST.

DOTHAN, ALABAMA 36301

RE: WITNESS OF MY T.V. COURT APPEARANC ON 09/24/07 CASE # DC 07-3743 WITH JUDGE BRADLEY MENDEHIEM THAT CARLA WOODALL FAILED TO INFORMED COURT

DATE CHANGE FROM SUN (09/23/07) TO (09/24/07).

7) MARK D. JOHNSON, ATTY

739 W. MAIN ST

DOTHAN, ALABAMA 36301

RE: STATED THAT HE NEVER RECIEVED CASE # DC 07-2743 PRIOR TO WAIVING

PRELIMINARY

HEARING IN CASE #DG-07-07-06-36 With Out Planting BEING PRESENT IN COURT ROOM & WITH HIS CONSENT.

SEARCH WARRANT



STATE OF ALABAMA

CITY OF DOTHAN, HOUSTON COUNTY

TO ANY LAW ENFORCEMENT OFFICER WITHIN THE STATE OF ALABAMA:

Affidavit in support of application for a search warrant having been made before me, and the Court's finding that grounds for the issuance exist or that there is probable cause to believe that they exist, pursuant to Rule 3.8, Alabama Rules of Criminal Procedure, you are hereby ordered and authorized to forthwith search:

THE FOLLOWING PERSON OR PLACE: 713 N. Cherry St. Apt. 3, Dothan, Houston County, Alabama and black male known as "old man".

FOR THE FOLLOWING PROPERTY: Crack Cocaine and U.S Currency.

And make return of this warrant and an inventory of all property seized thereunder before me within 10 days (not to exceed 10 day) as required by law.

(X) The Court finds probable cause to believe that a nighttime search is necessary, and this warrant may be executed at any time of the day or night.

() This warrant may be executed during the daytime only.

ISSUED TO: Inv. Jason Adkins This 21st day of August 2007.

JJDGE

8:48 (a. pp.m.)

4-9-4 Cash 4 Evening: 2-5-3-5 6-7-3-5 Fantasy 5: 1-17-29-30-36

g: 0-5-5

THE DOTHAN EAGLE WILL NOT GIVE OUT LOTTO NUMBERS OVER THE PHONE

Florida Lotto: flalottery.com. Georgia Lotto: 1 (900) 25-LUCKY, 1 (800) GA-LUCKY galottery.com



Jay Hare / jhare@dothaneagle.com

chen Craft cookware at the Wiregrass Home and Garden Expo at the Dothan Civic

sidelined for provocative moves

"The board of education wanted to make sure it was not disrespecting young girls, who we're trying to make finer women," said Dr. Verdell L. Dawson, interim superintendent.

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Upset parents who say they have no problems with dance routines met earlier this week and said school officials were denying the girls an opportunity to possibly get college scholarships.

"They said the community was complaining. We're part of the community. They're our kids and we're not complaining," said Willie Prince. "The way they're dictating to these children it's not fair to them."

Prince, a Selma High band booster,

attended the meeting because he has two sons and two nieces in the band. He said the opponents' dance line at Lanier was more provocative than theirs was.

"The Lanier girls had on something like they wear in Las Vegas," Prince said. "The board wouldn't know because they don't come to the games."

Prince said the dance line is part of the band, and the problem was not with what the girls wore or their field routines, but with dances that were done in the stands.

"It was the bleacher challenge," Prince said, referring to the back and forth competition that takes place between bands during the game.

BRIEFS

.from staff reports

The following person has been arrested by the Dothan Police Department and is charged with a felony. He has not been convicted. Information provided by the Dothan Police Department.

■ Sept. 20 — Henry Harold White, 66, of North Cherry Street; possession of a controlled substance.

Man, 66, arrested again on drug charge

Dothan police arrested a 66-year-old Dothan man Thursday for the second time over the past month on a felony drug charge, according to a statement by released by Police Chief John Powell.

Police charged Henry Harold White with felony possession of a controlled substance. Investigators reportedly seized crack cocaine and marijuana during the arrest after they served a search warrant at White's North Cherry Street home. White was jailed on \$15,000 bond.

Investigators previously arrested White on Aug. 21, and charged him after finding him with crack cocaine at his home. He was released after he posted \$5,000 bail.

Stand-down Wednesday for homeless vets

Homeless veterans from throughout the Wiregrass are being invited to come to Dothan on Wednesday for a standdown, during which a number of services will be available, from haircuts to flu shots. Representatives from 20 different agencies will be on hand, including the Department of Human Resources, Social Security Administration and the Alabama State Employment Service.

This is the first year for the standdown in Dothan. It is being sponsored by the Central Alabama Veterans Health Care System and the House of Benjamin.

The stand-down will take place at the Army National Guard Building, 1842 Third Ave. in Dothan from 10 a.m. until 3 p.m. If you're interested in volunteering, contact Earl Jones of the House of Benjamin at 596-1413 or Spring Love of CAVHCS at (800) 214-8387, ext. 2838. Veterans can request transportation to the stand-down from Ozark, Brundidge, Troy, Daleville, Enterprise and Graceville, Fla., by calling Jones no later than Tuesday.

nors rampant after rape of UA student.

Case 1:08-cv-00010-MEF-TFM HOUSTON COUNTY-JAIL Filed 01/03/2008

Resident Account Summary
Monday, November 05, 2007 @13:42

Page 3 of

For CIN: 61001 WHITE, HENRY

Date	Transaction	Description	Amount	Balance	Owed	Held	Reference
11/02/2007		TY/AA AA TY TY TY AA TY TY/AA TY/AA OID:100050755-ComisaryPure	1.00	0.00	4.87	0.00	
11/02/2007	MEDCO	AA	0.50	0.00	3.87	0.00	
11/02/2007		TY	0.50	0.00	3.37	0.00	
10/30/2007	MEDCO	TY	0.50	0.00	2.87	0.00	
10/30/2007	MEDCO	TY	0.50	0.00	2.37	0.00	
10/30/2007		AA	0.50	0.00	1.87	0.00	
10/30/2007	MEDCO	TY	0.50	0.00	1.37	0.00	
10/29/2007	<medco></medco>	TY/AA	-0.13	0.00	0.87	0.00	
10/29/2007		TY/AA	1.00	0.13	1.00	0.00	
10/29/2007		OID:100050755-ComisaryPur	-41.24	0.13	0.00	0.00	
10/29/2007		88168409	35.00	41.37	0.00	0.00	
10/22/2007		88168409 TY/AA TY/AA TY TY	-1.00	6.37	0.00	0.00	
10/22/2007		TY/AA	1.00	7.37	1.00	0.00	
10/22/2007		TY	-0.50	7.37	0.00	0.00	
10/22/2007		TY	0.50	7.87	0.50	0.00	
10/22/2007		OID:100050321-ComisaryPur	-17.14	7.87 25.01 0.01	0.00	0.00	
10/22/2007		88168207	25.00	25.01	0.00	0.00	
10/15/2007		OID:100050236-ComisaryPur	-9.80	0.01	0.00	0.00	
10/15/2007		Payment for MEDCO on 2007	-2.19	9.81	0.00	0.00	
10/15/2007		88168005	12.00	12.00	2.19	0.00	
10/12/2007		FSBS/INSULIN092907	-7.81	0.00	2.19	0.00	
10/12/2007	MEDCO	FSBS/INSULTN092907	10.00	7.81	10.00	0.00	
10/12/2007	<medco></medco>	AA	-0.50	7.81	0.00	0.00	
10/12/2007	MEDCO	AA	0.50	8.31	0.50	0.00	
10/11/2007	<medco></medco>	ΨΥT.	-0.50	8.31	0.00	0.00	
10/11/2007	MEDCO	TYI.	0.50	8.81	0.50	0.00	
10/11/2007	<property></property>	AA AA TYL TYL 1 PENCIL 1 PENCIL VOID-1 PENCIL	-0.30	8.81	0.00	0.00	
10/08/2007	PROPERTY	1 PENCIL	0.30	9.11	0.30	0.00	
10/08/2007	<property></property>	VOID-1 PENCIL	0.00	9.11	0.00	0.00	
10/08/2007	PROPERTY	VOID-1 PENCIL	0.00	9.11	0.00	0.00	
	<property></property>		0.00	9.11	0.00	0.00	
10/08/2007		1 PENCIL	0.00	9.11	0.00	0.00	
10/08/2007		OTD-1000/1993-ComicaryPur	-38 30	9.11	0.00	0.00	
	<medco></medco>	TYL X 3	-1.50	47.50	0.00	0.00	
10/08/2007		TYL X 3 TYL X 3 TYL/ANT TYL/ANT 88167769	1.50	49.00	1.50	0.00	
10/08/2007		TYL/ANT	-1.00	49.00	0.00	0.00	
10/08/2007		TYL/ANT	1.00	50.00	1.00	0.00	
10/08/2007	DEPMO	88167769	50.00	50.00	0.00	0.00	
	DEPCASH	INITIAL DEPOSIT	0.00	0.00	0.00	0.00	
10/00/2001	DEL OUTOIT	THATTAM DULVOLL	0.00	0.00	0.00	0.00	

James W. Parkman, III

R. Martin Adams Also ficensed in Georgia

William C. White, II

M. John Steensland, III, P.C. Also licensed in Florida

Mark D. Johnson, P.C.

Parkman, Adams
White, LLC

Leonard Bowen Legal Conrdinator

739 West Main Street Dothan, AL 36301 (334) 792-1900 (334) 712-1352 FAX

September 25, 2007

Houston County Jail Inmate: Henry Harald White 901 E. Main St. Dothan, AL 36301

RE: State of Alabama vs. Henry Harald White Case No: DC 2007-2636 - Possession Controlled Substance

Dear Mr. White:

I have been appointed by the court as your contract counsel. I will be down to discuss your case with you in the coming weeks (unless I have already interviewed you). In any case, I assure you that I will be down to meet with you prior to your trial date in order for us to be adequately prepared for your trial. If you happen to make bail, it is imperative that you contact our office and give us an address and telephone number where you can be reached.

The following narrative is an explanation of how your case will proceed.

First, I will waive your PRELIMINARY HEARING unless you demand otherwise. The reason for this is simple. If I do not waive your preliminary hearing I will not be granted open access to your file with the District Attorney's Office, which includes one of the most critical pieces of evidence the Police Offense Incident Report. If I do not have open access to your file, then it will hinder me in my representation of you.

Second, I will await the Houston County Grand Jury to return an INDICTMENT in your case. Sometimes the process takes several months from the time of your arrest until you are actually indicted. There is nothing we can do to speed up that process.

Third, you will have an ARRAIGNMENT after you are indicted. This is where the Judge will read the indictment to you and ask you if you plead guilty or not guilty.

Fourth, your case will be placed on the TRIAL DOCKET. Houston County Circuit Court has one criminal jury trial docket each month. We will not get the DISCOVERY in your case until after Arraignment. If you wish to have a copy of your discovery, we can forward it to you at that time.

Fifth, PROBATION cannot be granted in your case until after your trial date. If you choose to plead guilty (or are found guilty at trial) and you may be eligible for probation, we will apply for probation in your case. The probation hearing will be set sometime in the following months. Whether you get probation is determined primarily by the probation office's investigation into your past. Probation is something that is completely up to Judge Little's discretion. The same applies to any request for Community Corrections (or work release).

The above discussion is just to inform you of the process that your case will go through. Hopefully, this will answer some of your questions up front without leaving you guessing as to what is going to happen in your case.

Again, I would like to remind you that I am here to represent your interests in your case. If you want a deal worked out in your case, we will strive to get the best possible deal. If you want a trial, I assure you we will be prepared and give you our best possible effort at your trial.

Please keep this letter with you, as it will help to answer many questions that may arise in the future. Also, if you have any questions, please do not hesitate to contact my office.

Sincerely,

Mark D. Johnson

PARKMAN, ADAMS & WHITE, LLC

NB W

OFFICE OF THE CLERK
UNITED STATES DISTRICT COURT
P.O. BOX 711
MONTGOMERY, ALABAMA 36101-0711

OFFICIAL BUSINESS





US OFFICIAL MAIL \$300 PENALTY

Henry White # 61001-C-Pod 901 E. Main Street Dothan, AL 36301

36301+1759-01 6033

Jullallanille/

PLEASE NOTE THAT AN INMATE I.D. NUMBERS) (EXAMPLE ABOVE) 61001
HAS ISSUED ON THE FIRST DATE HE (OR SHE) IS ARRESTED TO BE USED
BY THE HOUSTON COUNTY NAIL STAFF. 61001 WAS ISSUED ON 09-21-07. A CASE NUMBER(S) (EXAMPLE SEE EXHIBIT FOUR) ARE 155UED AT INMATES FIRST (T.V.) APPEARANCE (D.C. 2007-2636) (U.C. 2007 2743) TO BE USED BY THE HOUSTON COUNTY DISTRICT AND CARCUIT COURTS UNTIL 1ST CONVICTION. D.C. 2007-2636 1550ED 09-21/-07. NOT ON U8-21-07 BUT 17 days LATER. D.C. 2007-2743 WAS ISSUED ON 09-24-07, NOT ON 08-2107 BUT 29 DAYS LATER, NONE OF THE I.O. NUMBERS, CASE NUMBERS, COUNT APPEARENCES OR ARREST. OCCUPED ON AUGUST 21, 2007. THE ARREST WARRANT ISSUED TO INV. JASON ADKINS ON 08-21-07, WAS NOTSERVED ON 08-21. DT, BUT WAS SERVED ONE DAY PRIOR TO 09-07-07 WHEN I RECIEVED #61001. SO BRIEFS FROM STAFF REPORT RELEASED BY PONCE CHIEF JOHN POWELL ON 09-20-07 WAS FAISE INFORMATION GIVEN TO THE NEW COURTS, WOULD COST him A POSITION GIVEN TO him BY SOCIETY, SINCE HEAND SHERIFF ANDY R. HUGHES HAD CONSPIRED IN FOISTING-ONE OF THE QUEATEST HOAXIES IN HOUSTON COUNTY'S PEACE OFFICERS HISTORY AGRINGT INNOCENT DOTHAN RESIDE NCES - USING HIS POSITION WITH THE VOURNALISTIC POWER OF THE WORLDLY KNOWN DOTHAN EAGLE TO PRINT PREAGUES LIES TO DECIEVE NOT ONLY HIS VOTING PUBLIC, BUT, ALSO YOU SWAY THE JUBEMENT OF THIS HONORABIE COURT FORHIS CRIMINAL ANTIME

OF THE MANAGENTURITELL CATTYSAT LAW BY JUDGE BRADY IY ENDEHIEM WHO ALSO INFORMED ME THAT INAS TO DONTACT MARK DIJOHNSON AT 334 792-1900 AS, 500N ASAPTO FIND OUT WHAT WAS EXPECTED OF HIS FIRM REGARDING HIS PUBLIC SERVICES, I CALL MARK D'JOHN-50N'S SERVICE AT 334 792-1900 ON 09-14-07, WHO WAS. DUT, BUT HAD INFORMEDHIS RECEPTIONISTOR SERVICE THAT I WOULD RECIEVE A LETTER FROM MARK DUBLISON THAT WOULD TELL ME WHAT TO DO IN A WEEK OR SO. IINFORMED HERTHAT I WAS OUT ON BOND AT THAT TIME, BUT, WAS INCARCERATED AGAIN ON SEPT 18,07 AND WAS INFORMED AGAIN BY SULGE BRADY MENDE-HIEM THAT ADDITIONAL CASE FILE # DC-07-2743 OF 09/18/07 MOULLIBE PORESENTED BY MARK D. JOHNSON. 19 DAYS AFTER D9/06/87 BERELEWARD DU OF JSTOJATIONARY CIEUSD A LETTER FROM MARK D. JOHNSON A THAT UNIESS HE HAD ALREADY INTERVIEWED ME, THAT HE WOULD BE DOWN TO THE COUNTY VAIL THE STATE TO SHIP STATE TO THE COUNTY VAIL THE STATE TO THE COUNTY VAIL THE STATE TO THE PARK D. JUNKSON KIETER CONTACTED YE AGAIN, ON 10-05-01 MARK D. JOHNSON SAW ME BREIFLY IN THE CORRIDOR OF THE HOUSTON COUNTY COURT BUILDING WHERE 116 INFORMED INE THAT HE HAD ALREADY APPEARED DEFORE JUDGE JOHN LITTLE'S COURT AND HAD ALREADY WAVIED MY PRE-IMINARY HEARING WITH OUT FIRST CONSULTING WISELF HIM HOUSTON COUNTY VAIL THEREFORE PREVENTEMBLEROWN BUSTIONING THE ARRESTING DARTY OR PARTIES IN CASE *DC-07-2636 AND HEARING THEIR TESTIMONY GRAFE CORSINATION MY GRIEVANCES OF THE ARREST ON RECORD IN LASK WARRED D. JOHNSON AROUT CASE DC -00-2011 2 THE TOTAL OF THE D. JOHNSON ABOUT CASE DC-07-2743, THAT WAS AISO APPOINT-EDTOHIM BY THE FIRST APPEARENCE JUDGE HENDEHIEM, OHE GENIED EVER GEING ADDOINTED CASE # DC-07-2743.

DI SENT A REQUEST TO DOCKET IN QUIRING AS TO BUS MADE MADE STORY AFRICANT TO BE JOHNSON, SO HAILED AN UN OFFICIAL ISTTER TO MARK WOOD JOHNSON DISMISSING HIM FROM HIS SERVICE TO ME, BUT INSTAND OF SENDING MEARENLY, CO OR OFFICIALLY WERTING TO THE COURT TO REMOVE HIM SEIF AS MY COUNISEL, HER WENT TO VERDALLY WITH DRAW

N FRON 7 6456-4-88-000010 MEF-TFM - Document 1-8 (Filed 01/93/2008 Page 8-01-13 MODBALLE MENDEHIENT CORMED IN EOF HONGER CONTROL OF AND LESS TOFFORMS IN LETTER FOR INFFECTIVE ASST. OF COUNSEL.

MITH, THE HOUSTON SUNTY SURT OFFICALLY RE-MOVING MARK NETTECTIVE ASSISTANCE NEGITYENDE TONCE AND IFF ED COUNSELS DOLICE CHEIF JOHN DOWELL EDOTHANS DISTRICT ATTY. DOUG VALESKA TO MANIBULATE AND UNDER-MIND THE INTEGRITY OF THE HIPOCRATIC DATH OF OFFICE, THE DRESERVED AND SACRED ORDERS OF THE U.S., JUSTICE DEPART-MENT AND THE U.S. FEDERAL, STATE, CIRCUIT & DISTRICT COURT
SYSTEMS THEIR CONSTITUTION AND IT'S PIGHTS BY FALSIFYING
CITY, COUNTYI DISTRICT, CIRCUIT AND FEDERAL COURT DOCU-MENT AFFILATED WITH CASENUM DERS* DC-07-2636 OF 09-06-07 AND DC-07-2743; FOR BREACHOF LAWYER CLIENT OR WILEGE CONTRACT HING TO THE DOTHAN EAGLE AND THE NEWS MEDIA, FOR BEING WILLEVILY NEGLIGENTIN HIS PROFESSION, LYING TO HIS CLIENT BY NOT HONORING HIS WIRITTEN COMMITTMENT TO INTEX VIEW HE DRIOR TO APPEARING IN COURT TO REDRESENT WIE. ALSO FOR BEING IN COMPETENT BY NECLECTING TO CONTACT THE CLERK OF THE FIRST APPETER STATE COURT ABOUT HIS LEGALLY APPOINTED CASE FOAD, FROM THE STATE OF ALABAMA, AND FOR FAIL WE TO WAIL A MOTION AND DC-07-2743 THE HOUSTON COUNTY'S SHEET FE AND Y HOWHES & INV. Ackin FOR NING ARES THAT CAUSEDHY BOND TO BE REVOKEDE DOCUMENTS, FILE TO COMPLY WITH THE LAWYER/CLIENT PRIVILED DOLLAR TO DOLLAR TO CONSPIRATE WITH PERENTAL AND MAINTENERS DURING TO LINDS TO COMPLY WITH THE LAWYER/CLIENT PRIVILED DOLLAR TO COMPLY WITH THE LAWYER/CLIENT PRIVILED DOLLAR TO COMPLY WITH THE LAWYER/CLIENT PRIVILED DOLLAR TO COMPLY WITH PEPEE TO SENTATION JOHNSON, PARKMAN ADAMS WHITE, LLC. TO MY LEGITHAT I DURING MY TKANS PORT TO COUNTY (HOUSTON) COUNTHOUSE DUE TO THE JUDGE BRADY MENDELLEMYS (HARSE OF MY BEING AND ESCAPE RISK FOR PAILING TO APPEAR AT MESSAGE OF MY BEING AND COUNTY WAS CAUSED BY COUNTY WHILE MARK D. JOHNSON WAS MY COUNTSELD, THAT WAS CAUSED BY COUNTY WHILE MARK D. JOHNSON WAS MY COUNTSELD, THAT WAS CAUSED BY COUNTY WHILE MARK D. JOHNSON WAS MY COUNTSELD, THAT WAS CAUSED BY COUNTY WHILE MARK D. JOHNSON WAS MY COUNTSELD, THAT WAS CAUSED BY COUNTY WHILE MARK D. JOHNSON WAS MY COUNTSELD, THAT WAS CAUSED BY COUNTY WHILE MARK D. JOHNSON WAS MY COUNTSELD, THAT WAS CAUSED BY COUNTY WHILE MARK D. JOHNSON WAS MY COUNTSELD, THAT WAS CAUSED BY COUNTY WHILE MARK D. JOHNSON WAS MY COUNTSELD, THAT WAS CAUSED BY COUNTY WHILE MARK D. JOHNSON WAS MY COUNTSELD, THAT WAS CAUSED BY COUNTY WHILE MARK D. JOHNSON WAS MY COUNTY SELD, THAT WAS CAUSED BY

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CRUEL AND UNUSUAL PUNISHMENT is claimed due to due process assurances in the Fifth and Fourteenth Amendments do not equivocate - administrative services without due process can be equated only to tyranny and barbarian rule. This not only compromises the civil liberty; and property of the confined patients/clients; it also demonstrates that the people of the several states; defined as if, non-resident aliens in the U.S. can legitimately elect to be taxed or treated as a citizen or resident of the United States, thus violating Article IV. and the Parallel Table of Authorities and Rules - in the codes of Federal Regulations. These Federal Regulations extends no authority to the several states, and the population at large. With the presence of legitimate federal law which extends to the several states, those who operate under color of law, engage in oppression, extortion, etc., and are not subjected to the foundation law of the states. It determines that venue is not of the law of legislative jurisdiction. "Venue means location of power and constitution in the U.S.

As entities of the U.S. and recognizing the importance of existing law (including fair trial as trial by jury after a formal investigation) under the Provisions of it's constitutional and indigenous common law to the several states, we Preserve the full slate of due process rights included a Fourth, Fifth, Sixth, Seventh And Fourteenth Amendments to the U.S. Constitution for the Units States of America and corresponding provisions in constitutions of the several states. Tr example represents the class -- and relates to a constitutionally-assured right, not a remedy.

THESE VIOLATIONS INCLUDES, BUT ARE NOT LIMITED TO -

CAUSE OF ACTION

1) INCOMPETANCE

- -2) NEGLEGMENCE & DEPRIVATION OF LIBERTY WITHOUT DUE PROCESS
 - 3) UNLAWFUL ENTRY & EXCESSIVE FORCE
 - 4) UNLAWFUL SEARCH & SEIZURE & 100 CH
 - 5) ABUSE OF AUTHORITY
 - 6) CONSPIRACY TO UNDERMIND:
 - A) JUDICIAL LAWS AND RIGHTS
 - B) STATE LAWS AND RIGHTS
 - C) U.S. FEDERAL LAWS AND RIGHTS
 - DISTRICT LAWS AND RIGHTS D) U.S.
 - E) CIVIL LAWS AND RIGHTS
 - 7) VIOLATION OF CONSTITUTIONAL RIGHTS
 - 8) ILLEGAL INPRISONMENT
 - 9) FAILED TO READ MIRANDA ACT (WILLFULLY NEGLECTED)
 - 10) VIOLATION OF PREVILEDGES
 - 11) VIOLATION OF IMMUNITIES
 - 12) WILLFUL MISCONDUCT
 - 13) WILLFULL VIOLATION OF MORAL TURPITUDE
 - 14) WILLFULLY NEGLECT TO PERFORM DUTY REGULATED BY LAW
 - 15) VIOLATION OF ANY STATUE INVOLVING MORAL TURPITUDE
 - ALASAMA TO U.S. AND ACCORDING
 - 16)NO PROBABLE CAUSE
 - 17) TENANT ENDANGERMANT
 - 18) INVASION OF PRIVACY AND FALSE ARREST
 - THREAT 19) TERRORISTIC
 - 20) DEPRIVATION OF LIBERTY WITHOUT DUE PROCESS OF LAW
 - 21) CONSTITUTIONAL TORTS
 - 22) SHOCK OF CONSCIOUSNESS
 - NEGLEGIENCE 23) INTENTIONALLY, WRONGFUL AND GROSS
 - 24) VIOLATION OF FOURTH AMENDMENT
 - 25) VIOLATION OF FOURTEENTH AMENDMENT
 - 26) MALICIOUSLY AND SADISTICALLY ATTACKED
 - 27) VIOLATION OF 1ST, 4TH, 5TH, 8TH, 9TH, and 14TH AMENDMENTS- FEDERAL TORTS CLAIMS ACT

Social Security Administration Supplemental Security Income Notice of Planned Action

Date: November 12, 2007 Claim Number:

AI

HENRY WHITE × APT 3 713 N CHERRY DOTHAN AL 36303-4604

> Type of Eligibility: Individual--Age 65 or

We are writing to tell you about changes in your Supplemental Security Income (SSI) payments. The following chart shows the SSI money due you for the months we changed. As you can see from the chart, we are changing your payments for both past and future months. The rest of this letter will tell you more about this change.

Your Payments Will Be Changed As Follows:

From

Through

Amount Due Each Month

October 1, 2007

Continuing

\$0.00

We will stop your payments as shown above beginning December 2007.

Your SSI Is Based On These Facts

Based on the facts we have, you entered a facility in September 2007. Our records show that you will be in this facility for each full month October 2007 on. Usually, SSI payments are stopped for each month that:

- You are a patient for a full month in an institution run by the Federal, State, or local government. This includes some hospitals, nursing homes, other care facilities or prisons; and
- If you have Medicaid, it does not pay for more than half the cost of your care.

See Next Page

SSA-L8155



You could be eligible for continued payments for any of the first 3 full months that you are a patient if:

- We would have stopped your SSI payment for any of these months; and
- You are eligible for an SSI payment in the month before we would have stopped your SSI payment; and
- You are in a medical facility; and
- You give us proof that you have home expenses that you have to continue to pay; and
- We have proof that your doctor expects you to stay in a medical facility for less than 91 days.

The proofs must be received or postmarked by the 90th day of your stay in the facility or by the day of your release, if earlier.

You do not meet all these requirements because you are not in a medical facility.

Information About Medicaid

For information about any change in your Medicaid eligibility caused by this action, you should get in touch with the State agency which handles eligibility for medical assistance.

You Can Review The Information in Your Case

The decisions in this letter are based on the law. You have a right to review and get copies of the information in our records that we used to make the decisions explained in this letter. You also have a right to review and copy the laws, regulations and policy statements used in deciding your case. To do so, please contact us. Our telephone number and address are shown under the heading "If You Have Any Questions."

Things To Remember

- We may be in touch with you later about any payments we previously made.
- This decision refers only to your claim for Supplemental Security Income payments.
- This determination replaces all previous determinations for the above periods.
- If you think you may be eligible for SSI again, please contact us. If you do not contact us before October 2008, you may have to file a new application. If you have to file a new application, the earliest month for which we can pay you is the month after you file.

SSA-L8155

ATE: 2-19-07 POD/CELL LOCATION: C- O: RECORDS & DOCKET / MEDICAL / COMMISSARY / S RECORDS (DOCKET (INFORMATION NEEDED):	
	GT. ON DUTY / PROPERTY / CHAPLAIN
RECORDS (DOCKET (INFORMATION NEEDED):	
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₹] COURT DATE	[] ACCOUNT BALANCE
[] JUDGE NAME	[] ACCOUNT SUMMARY
[] ATTORNEY NAME	[] AMOUNT OWED TO MEDICAL
[] ATTORNEY ADDRESS .[] CITY/STATE/ZIP	[] OTHER INFORMATION
[] ATTORNEY PHONE #	TELEPHONE SERVICES:
[] CASE NUMBER(S) EXACT	[] RESET GREETING
CASE NUMBER(S) EXACT would like to Know the moder to that he moved (100) was activated at the unity Sail Process INCLUDE CODY F	_ [] CLEAR PAN NUMBERS
LEGAL PURPOSES, THANKS	ACTION TAKEN:
MEDICAL SERVICES: (BE SPECIFIC)	PROPERTY SÉRVICES: (BE SPECIFIC)
CHAPLAIN SERVICES: (BE SPECIFIC)	OTHER SERVICES NEEDED: CIRCLE
	FINGERNAIL CLIPPERS
	LAW LIBRARY
	APPLYING FOR INMATE WORKER STATUS
	OTHER: